

JURY KILLY TALKS.

He Throws New Light on the Franchise Investigation.

Explanation of Ridgway's Presence at That Particular Inquiry.

A Statement of Peculiar Interest to Brooklynites.

Ever since the Kings County Grand Jury for the month of June brought in its now famous presentment, censuring Mayor Boody and the "Cold Thirteen" members of the Brooklyn Board of Aldermen, everybody has been wondering how it was that District Attorney James W. Ridgway managed to drop into the Grand Jury room just at the time the alleged franchise frauds were under discussion and to prevent the bringing in of indictments.

The public has been under the impression all along that Mr. Ridgway himself took no particular interest in franchise matters; that his assistants looked after that, as well as all other cases, and that they merely showed him self wherever a knotty point of law was being questioned by the Grand Jury and that he would then give it the proper interpretation.

Mr. Ridgway himself, perhaps, never gave out that statement, but it is certain that he did not wish to be taken to go abroad, and so far as the reports published were concerned, Assistant District Attorney Callahan's shoulders had to bear the responsibility for the wrangles in the Grand Jury room.

When Judge Moore, on the application of Mayor Boody, ordered the giving out of the evidence upon which the Grand Jury found its presentment, it was Mr. Ridgway himself who carefully edited the type-written copy. In not one single place does his name appear as having questioned a witness.

Mr. Callahan, however, who, by the latest accounts, had full credit for having done so, and on the face of the testimony as published, it would appear as if he and he alone had conducted the investigation. The very opposite appears to be the fact.

The whole story was given to the "Evening World" by a reporter, who, by Mr. Michael Kelly, one of the Grand Jurors, and the statement coming from such a source will prove interesting. He throws much additional light upon this mysterious transaction, and it is likely to do a heap of thinking in consequence.

"I have served on four Grand Jurors in Kings County during the past twelve years," said Mr. Kelly, by way of preface, "and I have no hesitation in saying that the men who composed the June Grand Jury were above the average in intelligence, and that they were all business men, who had their heart in the work, and I will say right here that I know of no other Grand Jurors who were so above the average as the June Grand Jury."

"The publication of the fact that he prevented us from bringing in indictments will, however, do him no lesson to other Grand Jurors, who will know how to disregard his interpretations."

"The public mind has been so concentrated upon the alleged franchise frauds that little has been said or thought about the other work which the Grand Jury performed. It is my belief, however, that the men who composed the June Grand Jury were above the average in intelligence, and that they were all business men, who had their heart in the work, and I will say right here that I know of no other Grand Jurors who were so above the average as the June Grand Jury."

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LIVES WITH THREE WIVES.

Sculptor De Luca's Peculiar Matrimonial Arrangements.

They Quarrel, and Neighbors Complain of the Noise.

"De Luca's three wives make so much noise quarrelling that I cannot sleep and I want them kept quiet," remarked a neighbor. Italian woman to Clerk Eberth, in the Lee Avenue Court, Williamsburg, today.

Questioning revealed a rather remarkable story. Some months ago Michael Angelo De Luca, a sculptor, was arrested in Mulberry street, on a charge of bigamy, and taken to Williamsburg. When the case first came up for trial, three women appeared to prosecute the sculptor, all of them claiming to have been married to him. De Luca was first married in Italy about ten years ago to Constantia Salento, but he afterwards tied of her and married a girl, the last being a fourteen-year-old girl.

With great assurance De Luca brought all three of his wives to Williamsburg, and found homes for them. While he was absent in New York on business the three wives were introduced to one another, and the warrants for De Luca's arrest were withdrawn.

The case was not tried at the time, however, and on subsequent occasions the women could not be induced to prosecute. Why this was so was not known until today.

De Luca and his three wives have apartments in the house at 414 Broadway, where they live. The complaint, which gave her name as Mrs. Man-

"Each wife has a room to herself, and if they keep quiet no one could object, but they are quarrelling all the time and it disturbs the neighbors."

"Occasionally they unite in a combined attack upon De Luca, and as he is always ready for fight, the noise that ensues is something frightful."

De Luca is a man of about thirty years of age, and was said to be a very handsome man. He is a native of Italy, and has been in this country for some years.

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ONE OFFICIAL ARRAIGNED.

District Attorney in No Hurry in Lewis's Case.

Clerk Dillon's Bail Fixed at \$1,500 by Judge Moore.

Supervisor Harvey T. Lewis, indicted by the Grand Jury of Kings County for alleged complicity in the frauds practiced in connection with the burial of poor war veterans, for which Kings County pays \$5 each, was not arraigned before Judge Moore, in the Court of Sessions, in Brooklyn this morning, as had been expected.

Thomas P. Burke, of 162 Columbus street, Brooklyn, went on Lewis's bond for \$500, to be forfeited on July 28, at Third Avenue, valued at \$100, and subject to a mortgage of \$200. The bond was approved by Justice Cullen, of the Supreme Court.

When Judge Moore took his seat in the Court of Sessions this morning, the chief clerk, William J. Lewis, of the District Attorney's office, appeared with a list of prisoners to be arraigned, but said that Supervisor Lewis would not be arraigned.

Mr. Burke further said that James Dillon, chief clerk of Justice Murphy's Civil Court in Williamsburg, indicted for embezzling \$50,000, belonging to Mr. Lewis, a limited liability company, would not be arraigned, as there was no hurry in either case.

Mr. Burke was talking to the reporter, a messenger came with the news that Clerk Dillon wanted to be arraigned this morning.

Mr. Dillon was placed before the bar and fixed to Judge Moore at \$1,500. He was released on the bond of William Brennan, of 414 Oakland street, Brooklyn, who offered a house, corner of Van Dyke and Montrose streets, valued at \$500 subject to a mortgage of \$100.

While Dillon was clerk in the court Mr. Burke brought suit against tenants of the building at 100 Montrose street, Brooklyn, who were in arrears of rent. Mr. Burke was paid to Dillon for Mr. Burke's services.

When Mr. Burke heard that the money had been paid to Dillon, he was very angry, but he said that he could not have it until the next day.

Mr. Burke's anger was ignored by Mr. Burke's clerk, and he was paid for his services.

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MR. RIDGWAY AS A LAWYER.

His Interpretation Again Stands the Legal Fraternity.

Has Brooklyn Another Special Amendment.

The fraternity achieved by District Attorney Ridgway, of Kings County, when he interpreted the law, so that Grand Jurors were deprived of the power to investigate the misconduct of public officials, has been increased by his more recent utterance on the laws of gambling.

He mentioned, who thought they knew all about such matters, acknowledged that they are more than in the business, if Mr. Ridgway is right.

The so-called bucket-shops in Brooklyn, no calmly informed an "Evening World" reporter, have a right to exist and carry on their business. They were neither better nor worse, he added, than the New York Stock Exchange, which was nothing but a gambling institution, and, besides, the Supreme Court had decided that the proprietors of such places were not law-breakers.

Mr. Ridgway's remarks were published in the "Evening World" and interpreted by the legal fraternity. The legal fraternity, who thought they knew all about such matters, acknowledged that they are more than in the business, if Mr. Ridgway is right.

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NOT FORCED TO MARRY HIM.

Mrs. Hofmeister Says Her Husband Made No Threats.

Papa Dora Refuses to Meet His Son-in-Law.

Mrs. Charles Hofmeister, nee Lizzie Born, of Greenville, N. J., who, it was reported, was forced at the point of a pistol to marry her husband, and was consequently ill with nervous prostration, has recovered partially, and denies now that she told her father that Hofmeister made any threat to obtain her consent.

Mr. Born is known in Greenville as a rich man with his unbecome son-in-law is a poor man. Hence the former's objection to the match.

Hofmeister is forty years old, and his bride thirty-six. The couple have been married for six years. A number of other suitors have been refused by Mrs. Hofmeister, who is said to be the daughter of a wealthy family. She was married a week ago last night to her husband, and she refused to pay her \$100 which he owed her.

Marie was locked up to await the result of Serranati's injuries. The wounded man was taken to the Memorial Hospital, where he now lies in a critical condition. The ball has been removed and the wound is likely to prove fatal.

It is said that Serranati had been paying attentions to Marie for some time, but recently deserted her.

Excursionists in a Panic. Barges Collide with a Steamboat Near Raritan Beach.

Those who attended the excursion of St. Peter's Catholic Church, of Jersey City, to Raritan Beach yesterday, were startled by a panic which occurred, and which in a time caused a panic among the excursionists.

There were more than 3,000 people on three barges, the Cossack, Columbia and Sequahanna. The Cossack and the Columbia struck the steamboat of the Baltimore and Ohio, which was near Raritan Beach, and the barges swung around, so that the sterns struck the south side of the bridge.

Many women fainted, and the great excitement prevailed for some minutes on the barges.

Rev. Fathers Finnegan, Gannon, Cunningham and other priests exerted their utmost to calm the frantic women and children, and Prof. Holbrook, who was on the barges, also did his best to soothe the women.

The tug G. A. Robertson came to the help of the tug Idlewild and Leonard, which had the barges in tow, and had passed the draw.

The large Cossack was fast on the beach, and the tug Idlewild, which had the barges in tow, and had passed the draw.

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SHOT HER ALLEGED TRAUCER.

An Italian Laborer Badly Wounded While at Work.

Marie Says He Told Stories and Owes Her Money.

GRANGE, N. J., July 27.—Marie Serranati, an Italian woman, shot and dangerously wounded, her alleged lover, Nicholas Serranati, while the latter was at work in a sewer trench at the corner of Globe and South Jefferson streets.

Marie suddenly appeared where Serranati was at work, and drawing a revolver began to fire at him.

The first shot struck him in the left side below the heart. Before she could fire another shot into his body she was disarmed and turned over to the custody of a policeman.

She was very excited, and did not express any sorrow when she was informed that Serranati had been dangerously wounded. She said that he had cheated her out of her money, and she refused to pay her \$100 which he owed her.

Marie was locked up to await the result of Serranati's injuries. The wounded man was taken to the Memorial Hospital, where he now lies in a critical condition. The ball has been removed and the wound is likely to prove fatal.

It is said that Serranati had been paying attentions to Marie for some time, but recently deserted her.

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THEY SAVED THEIR LIVES.

BOTH HUSBAND AND WIFE GRATEFUL TO THEIR RESCUERS.

Mr. and Mrs. G. Ludlow and Superintendent Miller Tell a Reporter a Very Interesting Story Which Has to Do Directly with a Whole Family.